Message

From: Lazos, Pamela [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=15D4F11C6327474BB424A24CBD406E93-PLAZOS]

Sent: 4/15/2021 2:28:22 PM

To: Levine, Bradley (ENRD) [Bradley.Levine@usdoj.gov]; Ahearn, Devon (ENRD) [Devon.Ahearn@usdoj.gov]

Subject: FW: [External] Civil Action No. 1:15-cv-00291-CCC, Seeking Concurrence for Lower Susquehanna Riverkeeper

Association's Motion to Intervene

Attachments: Response to motion to intervene 8-15-16.pdf; Baltimore intervention appeal denied war.doc; APPELLATE-#312840-

v4-Blue_Water_Baltimore_brief_drafts nr.DOC; Baltimore case intervention denied war.doc

From: Rivera, Nina <Rivera.Nina@epa.gov> Sent: Thursday, April 08, 2021 7:49 AM

To: Lazos, Pamela <Lazos.Pamela@epa.gov>; Mastro, Donna <Mastro.Donna@epa.gov>

Subject: RE: [External] Civil Action No. 1:15-cv-00291-CCC, Seeking Concurrence for Lower Susquehanna Riverkeeper

Association's Motion to Intervene

Here are some documents on the initial motion to intervene.

One difference for CRW is that that is a partial CD.

From: Lazos, Pamela < <u>Lazos Pamela@epa.gov</u>>
Sent: Wednesday, April 07, 2021 4:12 PM

To: Rivera, Nina Rivera, Nina Rivera, Nina Rivera, Nina Rivera.Nina@epa.gov; Mastro, Donna Mastro.Donna@epa.gov;

Subject: FW: [External] Civil Action No. 1:15-cv-00291-CCC, Seeking Concurrence for Lower Susquehanna Riverkeeper

Association's Motion to Intervene

Importance: High

Also, this just in. It's sad because EPA was ready to go with this waaaaaay back at the end of 2020 and here we are in April with a citizen suit because of our slowness. According to Devon, they have not made substantive changes to the CD mod so I'm not sure what's holding up the process.

I'm leaving for the rest of the day but will be back in tomorrow.

Thanks, Pam

From: Williams, Janna <<u>jannwillia@pa.gov</u>>
Sent: Wednesday, April 07, 2021 12:13 PM
To: Lazos, Pamela <<u>Lazos, Pamela@epa.gov</u>>

Cc: Herb, Dawn < dherb@pa.gov>

Subject: FW: [External] Civil Action No. 1:15-cv-00291-CCC, Seeking Concurrence for Lower Susquehanna Riverkeeper

Association's Motion to Intervene

Importance: High

Hi Pam,

We just received the below email from EIP regarding CRW's Consent Decree. Dawn and I would like to have a meeting to discuss. Would you provide some dates and times you and your team are available? I wasn't sure who all to forward to so please feel free to pass this along.

Best,

Janna Williams

Janna Williams | Assistant Counsel Office of Chief Counsel | South Central Regional Counsel Department of Environmental Protection 909 Elmerton Avenue| Harrisburg, PA 17110-8200 Phone: 717.783.8301 | Fax: 717.772.2400

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From: Lisa Widawsky Hallowell lhallowell@environmentalintegrity.org

Sent: Wednesday, April 7, 2021 11:38 AM

To: bshuman@pa.gov; Williams, Janna <jannwillia@pa.gov>

Cc: Sylvia Lam <slam@environmentalintegrity.org>

Subject: [External] Civil Action No. 1:15-cv-00291-CCC, Seeking Concurrence for Lower Susquehanna Riverkeeper

Association's Motion to Intervene

Importance: High

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Dear Janna:

Pursuant to Local Rule 7.1 of the Local Rules for the United States District Court for the Middle District of Pennsylvania, I am writing on behalf of the Lower Susquehanna Riverkeeper Association ("LSRA") to seek your concurrence for LSRA to move to intervene as a Plaintiff in the matter *U.S. et al v. Capital Region Water,* Civil Action No. 1:15-cv-00291-CCC, in the Middle District of Pennsylvania. In advance of filing LSRA's motion to intervene as a Plaintiff in this action, please let us know your client's position regarding this motion. Beth Shuman is listed as counsel of record, but given that I believe she has retired, I am writing to you since you met with us on this matter – please let me know if there is another attorney for the Department that I should contact.

In addition, there is no counsel of record listed for the City of Harrisburg; do you know if there a counsel contact person for the City of Harrisburg that should be consulted, or has their involvement ceased following their transfer of duties in this matter to CRW?

Thank you for your prompt attention to this request.

Sincerely,

Lisa Widawsky Hallowell Senior Attorney Environmental Integrity Project (202) 294-3282

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